

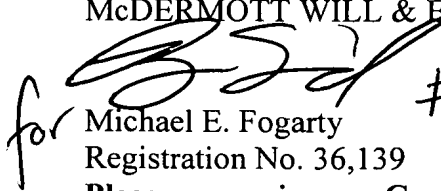
REMARKS

Applicants' representative initiated a telephone interview with Examiner Lemma during which the Examiner confirmed acceptance and entry of the enclosed amendment, which amendment clarifies the present invention. Applicants and Applicants' representative would like to thank Examiner Lemma for the courtesy in conducting the interview.

Further, on page 4 of the Examiner's statement of "Reasons for Allowance" incorporated in the Notice of Allowability, the Examiner groups claims 1, 8 and 10 together as if each of claims 1, 8 and 10 include the identical claim language. Specifically, the Examiner quotes the "the inherent and permanent key information for the development mode [being] different from an inherent and permanent key information for the product [operation] mode" portion of claim 1, and appears to imply this *identical* claim language is also found in claims 8 and 10, which is incorrect. That is, claims 8 and 10 do not recite "the inherent and permanent key information for the development mode [being] different from an inherent and permanent key information for the product [operation] mode."

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 500417 and please credit any excess fees to such deposit account.

Respectfully submitted,
McDERMOTT WILL & EMERY LLP

 #46,692
for Michael E. Fogarty
Registration No. 36,139

**Please recognize our Customer No. 53080
as our correspondence address.**

600 13th Street, N.W.
Washington, DC 20005-3096
Phone: 202.756.8000 MEF:MWE
Facsimile: 202.756.8087
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